

1 Larry E. Vierra  
2 Burt Magen  
3 VIERRA, MAGEN, MARCUS & DENIRO  
4 LLP  
5 575 Market Street – Suite 2500  
San Francisco, CA 94015  
Telephone: 415-369-9660  
Fax: 415-369-9665

Scott D. Baker (State Bar No. 084923)  
Doyle B. Johnson (State Bar No. 180348)  
John P. Bovich (State Bar No. 150688)  
Adaline J. Hilgard (State Bar No. 173213)  
**REED SMITH LLP**  
Two Embarcadero Center, Suite 2000  
San Francisco, CA 94111

6 Laura L. Carroll  
7 Merton E. Thompson, IV  
8 Howard J. Susser  
9 BURNS & LEVINSON LLP  
10 125 Summer Street  
Boston, MA 02110  
Telephone: 617-345-3000  
Fax: 617-345-3299

**Mailing Address:**  
P.O. Box 7936  
San Francisco, CA 94120-7936

**Telephone:** 415.543.8700  
**Facsimile:** 415.391.8269

11 Attorneys for Plaintiff  
12 Sportvision, Inc.

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION

16 || SPORTVISION, INC.,

No. C-04-3115 JW

17 Plaintiff,

**STIPULATED [PROPOSED] SIXTH  
AMENDED CASE MANAGEMENT  
SCHEDULING ORDER**

19  
20  
SPORTSMEDIA TECHNOLOGY  
CORPORATION,

Defendant.

#### AND RELATED COINTERCLAIM

34 ||

|| No. C-04-3115 JW

**STIPULATED [PROPOSED] SIXTH AMENDED CASE MANAGEMENT SCHEDULING ORDER**

The parties, through their undersigned counsel, hereby stipulate as follows:

1. The parties mediated this matter before Judge Edward Infante of JAMS on January 17, 2007. Following the mediation, the parties generated a term sheet, which has since been the subject of further negotiations. The parties have been engaged in attempting to finalize the term sheet and thereafter settlement documentation. To provide adequate time for the parties to reach agreement on the term sheet and settlement documentation, the parties now request that the Court consider and approve this updated stipulated proposed case management schedule, which defers the dates and deadlines by approximately 60 days.

2. The proposed extended deadlines apply only to future Court-ordered dates and deadlines, with the exception that with respect to fact discovery, the parties have agreed that Sportvision may take the previously-scheduled deposition of Mickey Herrin, a fact witness, in the event that the case does not settle.

3. Accordingly, the parties to this action jointly submit this Stipulated [Proposed] Sixth Amended Case Management Scheduling Order. The parties respectfully request that the Court enter the following as the Case Management Scheduling Order in this matter in order to accommodate the parties' efforts to agree on a term sheet and settle the case.

Task/Action	Schedule (Proposed)
Final Infringement Contentions	August 17, 2006 (unchanged)
Final Invalidity Contentions	September 6, 2006 (unchanged)
Willfulness disclosures (if necessary)	September 6, 2006 (unchanged)
Fact discovery cut-off	October 16, 2006 (unchanged)
Expert witness reports for issues on which party has burden of proof	September 11, 2006
	(unchanged)
Rebuttal expert reports	October 12, 2006 (unchanged)
Expert discovery cut-off	April 9, 2007
	(moved from February 12, 2007)
Last Day to File Motions re Objections to Expert Witnesses	April 23, 2007
	(moved from February 26, 2007)
Last Day to File Dispositive Motions	April 23, 2007
	(moved from February 26, 2007)

	June 4 2007
1	Last Day for Hearing on Dispositive Motions and Motions re Objections to Expert Witnesses
2	<del>May 28, 2007</del> at 9:00AM (moved from April 2, 2007)
3	Preliminary Pretrial Conference Statements
4	June 29, 2007 (moved from May 4, 2007)
5	Preliminary Pretrial Conference and Trial Setting Conference
6	July 9, 2007 at 11:00 AM (moved from May 14, 2007)

7

8 Dated: February 9, 2007

REED SMITH LLP

9

10 /s/ Adaline J. Hilgard  
11 Adaline J. Hilgard  
12 Attorneys for Defendant and Counterclaimant  
13 SportsMEDIA Technology Corporation

14 Dated: February 9, 2007

BURNS & LEVINSON LLP

15

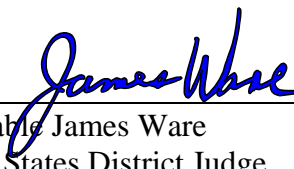
16 /s/ Laura Carroll  
17 Laura L. Carroll  
18 Attorneys for Plaintiff and Counterdefendant  
19 Sportvision, Inc.

20

21 **IT IS SO ORDERED**

22 Dated: 2/12/2007

23

24   
25 Honorable James Ware  
26 United States District Judge

## CERTIFICATION

I hereby attest that concurrence in the filing of this document has been obtained by the above named signatories.

DATED: February 9, 2007.

REED SMITH LLP

By: /s/ Adaline J. Hilgard  
Adaline J. Hilgard  
Attorneys for Defendant and Counterclaimant  
SportsMEDIA Technology Corporation